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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/835,170	04/13/2001	Spencer Gold	P5213/SMQ-041	4882
	7590 01/23/2007 OCKFIELD, LLP/SUN		EXAMINER	
ONE POST OFFICE SQUARE BOSTON, MA 02109			CHAUDRY, MUJTABA M	
			ART UNIT	PAPER NUMBER
			2133	
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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS 01/23/2007		01/23/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)			
Office Action Summary		09/835,170	GOLD, SPENCER			
		Examiner	Art Unit			
		Mujtaba K. Chaudry	2133			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SH WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. In period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNION  Be(a). In no event, however, may a right apply and will expire SIX (6) MON cause the application to become AB	CATION.  Peply be timely filed  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).			
Status						
2a)⊠	Responsive to communication(s) filed on <u>12 De</u> This action is <b>FINAL</b> . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. ace except for formal matt				
Dispositi	on of Claims					
5) ☐ 6) ⊠ 7) ☐ 8) ☐ <b>Applicati</b> 9) ☐ 10) ☐	Claim(s) 1-6 and 24-31 is/are pending in the ap 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 1-6 and 24-31 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or are subject to restriction and/or are subjected to by the Examine The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine The oath or dec	vn from consideration.  r election requirement.  r.  epted or b) \( \subseteq  objected to drawing(s) be held in abeyar ion is required if the drawing.	ce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).			
	under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
2)  Notic 3) Infor	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	Paper No(s	nummary (PTO-413) s)/Mail Date Iformal Patent Application 			

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#### **DETAILED ACTION**

Applicants' response was received December 12, 2006.

Claims 1-6 and 24-31 are rejected.

Application pending.

## Response to Amendment

Applicant's arguments/amendments with respect to claims 1-6 and 24-31 filed December 12, 2006 have been received. All arguments have been fully considered but are not persuasive. The Examiner would like to point out that this action is made final (See MPEP 706.07a).

Applicant contends, "...Nakamura (prior art of record) does not teach or suggest a conversion circuit to convert physical address in the memory array to a logical address in the memory array to allow said test vector to be written to said logical address of the memory." The Examiner respectfully disagrees. The Examiner would like to point out that Nakamura teaches (i.e., col. 3, lines 43-56) to determine the physical addresses of the DRAM and then (i.e., col. 3, lines 57-65) allows the BIST circuitry to generate test patterns. It is clear that the bitmap converter is used to allow the test pattern to be written to appropriate logical addresses of the memory. It is important to note that the conversion is necessary to allow the test vector be written to the logical address of the memory. Emphasis added.

The Examiner disagrees with the Applicant and maintains rejections with respect to claims 1-6 and 24-31. All arguments have been considered. It is the Examiner's conclusion that claims 1-6 and 24-31, as presented, are not patentably distinct or non-obvious over the prior art of record. See office action:

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

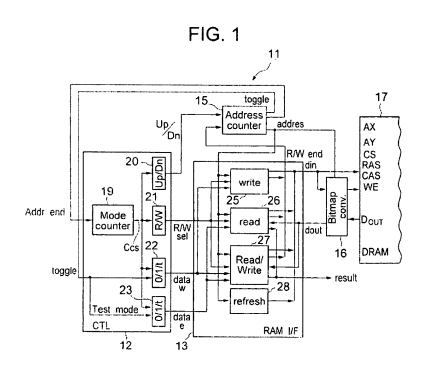
(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1 and 24 are rejected under 35 U.S.C. 102(e) as being anticipated by Nakamura (USPN 6523135).

As per claim 1, Nakamura teaches (Figure 1 and col. 3) a BIST circuit 11, a test mode controller 12, a RAM interface 13, an address counter 15 and a bitmap converter 16. The BIST circuit 11 is built in a DRAM 17 or in a system LSI including a DRAM 17 for testing the function of the DRAM 17. In the BIST circuit 11, the configurations for allowing the DRAM 17 to operate in a burst mode with a specified burst length, as well as in the CAS (column address strobe) latency, are determined by the user. The BIST circuit 11 consecutively generates a plurality of test patterns for testing the DRAM 17. The test mode controller 12 includes the mode counter 19, and also includes a first decoder 20 for generating an Up/Down control signal "Up/Dn", a second decoder 21 for generating a read/write selection signal "R/W sel", i.e., a read,

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write or read/write signal for selecting a read mode, a write mode or a read/write mode, a third decoder 22 for generating write data "dataw", and a fourth decoder 23 for generating expected data "datae" for read data, all based on a count, or common control signal "Ccs", output by the mode counter 19. The Examiner would like to point out that Nakamura teaches (col. 3, lines 46—col. 4, lines 1-6) various test pattern generation techniques, wherein physical addresses are generated. Nakamura also teaches (Figure 1) the Bitmap converter 16 to enable writing to test data to the memory, by converting the physical address in the memory to a logical address. See Figure 1:



As per claim 24, Nakamura teaches (Figure 1 and col. 3) a BIST circuit 11, a test mode controller 12, a RAM interface 13, an address counter 15 and a bitmap converter 16. The BIST circuit 11 is built in a DRAM 17 or in a system LSI including a DRAM 17 for testing the function of the DRAM 17. In the BIST circuit 11, the configurations for allowing the DRAM 17

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to operate in a burst mode with a specified burst length, as well as in the CAS (column address strobe) latency, are determined by the user. The BIST circuit 11 consecutively generates a plurality of test patterns for testing the DRAM 17. The test mode controller 12 includes the mode counter 19, and also includes a first decoder 20 for generating an Up/Down control signal "Up/Dn", a second decoder 21 for generating a read/write selection signal "R/W sel", i.e., a read, write or read/write signal for selecting a read mode, a write mode or a read/write mode, a third decoder 22 for generating write data "dataw", and a fourth decoder 23 for generating expected data "datae" for read data, all based on a count, or common control signal "Ccs", output by the mode counter 19. The Examiner would like to point out that Nakamura teaches (col. 3, lines 46—col. 4, lines 1-6) various test pattern generation techniques, wherein physical addresses are generated. Nakamura also teaches (Figure 1) the Bitmap converter 16 to enable writing to test data to the memory, by converting the physical address in the memory to a logical address.

### Claim Rejections - 35 USC § 103

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 2-6 and 25-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakamura (USPN 6523135).

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As per claims 2-4, Nakamura substantially teaches, in view of above rejections, (Figure 1) a RAM interface 13, which is coupled to the conversion circuit 16. Nakamura teaches (col. 4, lines 37-35) the RAM interface 13 includes a write circuit 25, a read circuit 26, read/write circuit 27 and a refreshing circuit 28, and executes a sequence of read, write or read/write operation by generating data and control signals for the read, write or read/write operation. The refreshing circuit 28 is activated each time the address counter 15 delivers 100 addresses, for example, to refresh data in all the memory cells of the DRAM 17. The Examiner would like to point out that although Nakamura does not explicitly teach the RAM interface to include ROM or EEPROM, these memory types are well known in the art to be used for reading data at a rapid pace as is done in testing.

As per claims 5-6, Nakamura substantially teaches, in view of above rejection, (col. 3, lines 43-45) to test the memory based on a wide variety of test patterns that are generated by any combination of column bars, checker board, marching, shifted diagonal, butterfly, walking and galloping. These variations allow testing for spatial locality of faults as well as transitional faults.

As per claims 25-27, Nakamura substantially teaches, in view of above rejections, (Figure 1) a RAM interface 13, which is coupled to the conversion circuit 16. Nakamura teaches (col. 4, lines 37-35) the RAM interface 13 includes a write circuit 25, a read circuit 26, read/write circuit 27 and a refreshing circuit 28, and executes a sequence of read, write or read/write operation by generating data and control signals for the read, write or read/write operation. The refreshing circuit 28 is activated each time the address counter 15 delivers 100 addresses, for example, to refresh data in all the memory cells of the DRAM 17. The Examiner would like to point out that although Nakamura does not explicitly teach the RAM interface to

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include ROM or EEPROM, these memory types are well known in the art to be used for reading data at a rapid pace as is done in testing.

As per claims 28-29, Nakamura substantially teaches, in view of above rejection, (col. 3, lines 43-45) to test the memory based on a wide variety of test patterns that are generated by any combination of column bars, checker board, marching, shifted diagonal, butterfly, walking and galloping. These variations allow testing for spatial locality of faults as well as transitional faults.

As per claims 30 and 31, Nakamura substantially teaches, in view of above rejection, (col. 3, lines 46-57) physical mapping of the DRAM and logical mapping of the DRAM (col. 3, lines 58-65).

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Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action. The prior art made of record and not relied upon is considered pertinent

to applicant's disclosure.

Any inquiries concerning this communication should be directed to the examiner,

Mujtaba Chaudry who may be reached at 571-272-3817. The examiner may normally be reached

Mon – Thur 6:30 am to 4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, please contact the

examiner's supervisor, Albert DeCady at 571-272-3819.

Mujtaba Chaudry

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January 17, 2007

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